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The readers of this paper will be pleased to learn that there is at least one dreaded disease that science has been able to cure in all its stages, and that is Catarrh. H. L. Catarrh Cure is the only positive cure now known to the medical fraternity. Catarrh being a constitutional disease, requires a constitutional treatment. H. L. Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system, thereby destroying the foundation of the disease, and giving the patient strength by building up the constitution and assisting nature in doing its work. The proprietors have so much faith in its curative powers that they offer One Hundred Dollars for any case that it fails to cure. Send for list of testimonials. Address F. J. CUESNEY & CO., Toledo, O. Sold by all Druggists. Take H. L. Catarrh Cure for constipation.

STRONG ARGUMENT AGAINST FEDERAL LANDLORDISM

Last December, at the close of the hearings of the United States senate committee on public lands, Secretary of the Interior Lane submitted a paper on "Water Power," which opens with this question:

"Should the government allow its dam and reservoir sites and other lands valuable for power development to pass from its hands forever?"

Mr. S. A. Bailey of this city takes up that question and answers it in a way that does not leave Mr. Secretary Lane a peg to hang his pajamas on. Mr. Bailey reminds the secretary that he is but a sorry imitator of the theories of one Pinchot, who long ago expressed the belief that:

"Under whatever law it—any part of the national forest—is taken up the land and all its resources pass out of the hands of the people forever."

Mr. Bailey reminds the secretary that should the mere temporary proprietary interest of the government, as he construes it, be carried to its logical conclusion, the result would not only be the retention by the federal government for all time of all the lands and resources of the state and the ultimate obliteration of all personal ownership.

Mr. Bailey points out that it is only when the title to public lands passes into private hands that the people have any interest in it or control it.

Further, that it is not true that the government, either state or national, conveys its proprietary powers when it conveys a title to an individual himself subject to whatever duties and obligations are due to the sovereign power of the state or nation.

The pamphlet of Mr. Bailey discusses the question from every legal and historical standpoint, and his argument is unanswerable, save under the law of might, the same that, in another way, is pleaded by the hold-up when he takes the unarmed citizen's watch and purse.

This whole oppression has come from the brains of such men as have never earned an honest dollar, who not only know nothing about the hardships of the poor, or how the world's work is carried on, but who would, if they could, add to the burdens of the poor by making, at the people's expense, soft places for that class which has never earned an honest dollar in their lives.

The late Senator J. P. Jones once said to a distinguished brother senator who is likewise a distinguished scholar and author:

"I have heard your speeches, senator, and greatly admired them; I have read your books and greatly enjoyed them; but, senator, you don't know a d—d thing in the world of how a poor man goes to work to make a living."

The same words would apply to Mr. Pinchot and his class of poachers, except that their speeches are not enjoyable nor their books to be admired.

Of course the government is the general proprietor of the country and all the property and lives within it, but its ownership is but a trust to be administered in a way not to interfere with the individual rights of a free people.

The government has the sovereign ownership of navigable rivers, but what would be thought were its agents to declare that no citizen nor private company should place steamboats on a navigable river, lest the government "should lose control of its power?" That would be just as wise and logical as is Mr. Lane's proposition about water powers.

The wealth and greatness of this republic have not been created by the government, but by the people working in a private or corporate capacity and this claim that of the country's resources all the people should have each his pro-rata is as foolish as it is illegal and unwise.

It is simply whether it is best for the pioneer with his necessities to urge him on, as was the rule from the first settlement on the shore of the Atlantic, or to take from him every valuable resource that he may discover, and place it in the hands of an army of government leeches to be developed by that army through the use of the money which the people pay into the national treasury. To believe the last would not only be wicked and dishonest, but a shameful perversion of the principles on which the government was founded—Goodwins Weekly.

The Chicago Herald claims there is no rhyme for "jitney." Tut, tut! O list to the tale of poor Whitney, Who loves a fair damsel named Pitney On his knees he proposed, Where a rattler reposed, And the poor devil died of a bit knee.

"It's remarkable how soon a man is forgotten after he is dead."

"I guess you never knew my wife's first husband."

INDIAN SAND PAINTERS—A STRANGE CEREMONIAL

Perhaps the most unique of all the features of the state fair that was arranged and announced almost at the last moment. This is the Sand Painters from the Navajo reservation, and the ceremony which they perform has been seen by but few palefaces, even among the old timers of New Mexico.

This is a religious ceremony and precedes a religious dance in which the medicine men of the Navajo Indians dance among the sick and infirm of the tribe, the purpose being to eliminate the devil. The women of the tribe sit in a half circle with the palms of their hands open, their limbs extended, their toes up and the heads bowed on their breasts. The medicine men dance before each of these women who are sick and filled with the devil, the process being to tickle the feet first of the invalid, sprinkling cornmeal on the outstretched palm, vigorously punching the breast, followed by heavy strokes on the back and shoulders and a last punch on the head. The main dancer is followed by an understudy, who dances clasping an ear of corn in each hand together with a sprig of evergreen. This dance follows the sand painting, and the sand painting is probably the most beautiful thing that has ever been seen by fair visitors. The artists go through a certain process before taking part in the making of figures from colored sand.

A building is erected in the form of a hogan for these painters. They will start every morning with their paintings on the floor of the hogan. By 3 o'clock in the afternoon the picture is complete. At four o'clock the painting is destroyed, and this is followed by the religious dance as stated above.

A great many precautions are necessary to the giving of this dance, and it is one of their sacred dances, and absolutely no kodaks are allowed within a hundred yards of the hogan. It was with the greatest effort that these Indians have been secured for these paintings. A great many Indian traders who have lived their lives among these people have been unable to see these sand paintings, and it is one of the big features of the state fair and is attracting much attention.—Gallup Independent.

In the Superior Court of the State of Arizona, in and for the County of Coconino

Notice of Drawing of Trial Jury

In pursuance of an order made by the Honorable F. W. Perkins, Judge of the Superior Court of Coconino County, State of Arizona, bearing date of October 19th, 1915, for drawing of a trial jury.

Notice Is Hereby Given, that Saturday, the 23rd day of October, 1915, at ten (10) o'clock in the forenoon of the said day, in the Court room of said Superior Court at the Court House, at the Town of Flagstaff, Coconino County, State of Arizona, has been fixed as the time and place for selecting the names of forty (40) persons to serve as "Trial Jurors," to be in attendance upon the Superior Court on Monday the 8th day of November, A. D. 1915, at the hour of 10 o'clock a. m.

Dated this 19th day of October, A. D. 1915.

CHAS. H. ADAMS,

Clerk of the Superior Court, in and for the County of Coconino, State of Arizona.

In the Superior Court of the State of Arizona, in and for the County of Coconino

Notice of Drawing of Grand Jury

In pursuance of an order made by the Honorable F. W. Perkins, Judge of the Superior Court of Coconino County, State of Arizona, bearing date of October 19th, 1915, for drawing of a grand jury.

Notice Is Hereby Given, that Saturday, the 23rd day of October, 1915, at ten (10) o'clock in the forenoon of the said day, in the Court room of said Superior Court at the Court House, at the Town of Flagstaff, Coconino County, State of Arizona, has been fixed as the time and place for selecting the names of twenty-one (21) persons to serve as "Grand Jurors," to be in attendance upon the Superior Court on Tuesday, the 2nd day of November, A. D. 1915, at the hour of ten (10) o'clock a. m.

Dated this 19th day of October, A. D. 1915.

CHAS. H. ADAMS,

Clerk of the Superior Court, in and for the County of Coconino, State of Arizona.

Some Soup Sifter

He—Say, that friend of yours is the greatest soup eater in the universe.

She—Why, how's that?

He—Well, I've seen soup siphoned and gargled, but he's the first one I ever saw who yodels it.

AT THE COUNTY RECORDER'S OFFICE

Satisfaction of mortgage, James Johnson et ux to Charles Puntney. Bill of sale, Ed Johnson to T. W. Gann.

Writ of attachment, Flagstaff Merc. Co. vs. Wagner Hodge Co.

Appointment of stenographer, C. E. Wilson, District Attorney to Clara Elliott.

Appointment of deputy clerk, Tom L. Rees to Henry L. Aphold.

Release of lease, Lima Locomotive Corporation to Flagstaff Lumber Mfg. Co.

Contract of copartnership, A. W. Cook and A. B. Bayers.

Agreement, Ralph H. Cameron and Russell Thayer.

Deed, Babbitt Polson Co. vs. C. H. Richardson.

Assignment of mortgage, Martin Buggelin to Williams State Bank.

Patent, United States of America to Ed. Poston.

Chattel mortgage, John G. Walker to Ed. Poston.

Chattel mortgage, John G. Walker to David Babbitt.

Notice of water location, Sec. 3 Tp. 30 N. R. 1 West, Nathan Bankhead.

Notice of water location, 4 miles west of Wagner homestead, N. Bankhead.

Notice of water location, 6 miles above Lone Tree Tank, Asa Huff.

Notice of water location, 2 miles below Wagner homestead, Asa Huff.

Deed, Santa Fe Pacific R. R. Co. to United States of America.

Patent, United States of America to Eben L. Greenlaw.

Realty mortgage, Eben L. Greenlaw et ux to Arizona Central Bank.

Warranty deed, George Babbitt et ux to John Lukus.

Bill of sale, W. L. Shafer to S. B. Lyons.

Townsite trustee deed, F. W. Perkins, trustee, to Eli Gielas.

Bill of sale, L. M. Hoghe to Arizona Central Bank.

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